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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants : Liat Hayardeny, et al.

U.S. Serial No. : 10/591,195

Filed : as §371 national stage of PCT International Application No. PCT/US2005/007072

For : COMBINATION THERAPY WITH GLATIRAMER ACETATE AND RILUZOLE

1185 Avenue of the Americas  
New York, New York 10036  
September 29, 2006

Mail Stop PCT  
Commissioner for Patents  
P.O. Box 1450  
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EXPRESS MAIL CERTIFICATE OF MAILING  
FOR ABOVE-IDENTIFIED APPLICATION

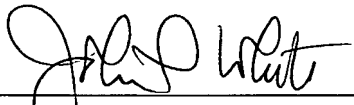
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Printed Name: Liat Hayardeny



Respectfully submitted,



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**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

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**COMMUNICATION FORWARDING SIGNED INVENTORS'  
DECLARATION AND POWER OF ATTORNEY**

This Communication is submitted in connection with the above-identified S371 national stage application. The inventors' Declaration and Power of Attorney which was filed with the above-identified S371 national stage application was unsigned. The United States Patent and Trademark Office has not yet issued a Notification of Missing Requirements Under 35 U.S.C. 371 in the United States Designated/Elected Office (DO/EO/US) in connection with the above-identified S371 national stage application. Pursuant to a September 20, 2006 telephone conversation between Diana Carligeaneu of my office and Mr. George Dombroske of the PCT Help Desk in which Mr. Dombroske advised Ms. Carligeaneu that, if an applicant initially filed an unsigned inventors' Declaration, the applicant may file a signed inventors' Declaration without having yet received a Notification of Missing Requirements, this Communication and the signed Inventors' Declaration may be filed at the time and is to be considered timely filed.

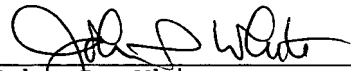
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Pursuant to 37 C.F.R. §1.497(a), applicants attach hereto as **Exhibit A** a signed inventors' Declaration and Power of Attorney. In compliance with 37 C.F.R. §1.63, the Declaration refers to the application's above-identified serial number.

If a telephone interview would be of assistance in advancing prosecution of the subject application, applicants' undersigned attorney invites the Examiner to telephone them at the number provided below.

No fee, other than the \$130.00 declaration surcharge, is deemed necessary in connection with the filing of this Communication. However, if any additional fee is required, authorization is hereby given to charge the amount of such fee to Deposit Account No. 03-3125.

Respectfully submitted,

  
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